

FILED & JUDGMENT ENTERED Steven T. Salata
Jun 16 2015
Clerk, U.S. Bankruptcy Court Western District of North Carolina

UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF NORTH CAROLINA
ASHEVILLE / BRYSON CITY DIVISIONS

IN RE: _____
Lavern Lee Sharp _____
Debtor(s) _____

Chapter 13
Case No. **12-10967**

ORDER AFFECTING PLAN

On **June 16, 2015**, after notice having properly issued, a hearing or trial was held by the Court upon the following cause:

- () Trustee's Motion to Dismiss, Modify Plan or for Other Appropriate Relief
() Other:

As a result of the said proceeding, the Court found these facts:

- () The debtor(s) failed to appear at the §341 meeting.
() The debtor(s) failed to commence payments under §1326(a).
() The debtor(s) failed to make payments required by confirmed Ch. 13 plan.
() Other Findings: **To cure the default, the debtor will resume payments of \$1,570.00 beginning in June, 2015 for the remainder of the plan. Automatic dismissal for failure to pay June and July, 2015.**

Based upon the foregoing findings of fact, the Court concludes the following action is appropriate as a matter of law, and **ORDERS** the following:

- () The notice of this motion given by the Trustee is approved.
() The Trustee's **MOTION TO MODIFY** is allowed.
() The plan is **MODIFIED**, as set forth above.
() The Trustee's **MOTION TO DISMISS** is () allowed () denied.
() The case is **DISMISSED** on the facts found above.
() Award of attorneys' fees: **\$200 to Leonard**
() The case is **CONVERTED TO CHAPTER 7**.
() Other:

IT IS SO ORDERED.

This Order has been signed electronically pursuant to administrative order of the Court.
Effective as of date of entry.

George R. Hodges
United States Bankruptcy Judge